

### **REMARKS**

Following entry of this preliminary amendment, claims 19-57 are pending in this instant application. Claim 19 has been amended to positively recite a particular structural relationship between the frame, the retractable material, and the spring-biased roller that provides a particular benefit when the retractable material is mounted on the spring-biased roller, and when the completed assembly is mounted in and thereby encloses an opening of the building. In particular, claim 19 has been amended so that the functional language contained therein describes a particular structural relationship that is not taught or suggested by any prior art reference of record either taken alone or in a purported combination with any other reference.

Claim 41 is written in a similar manner.

In this regard, it is respectfully submitted that these amendments are consistent with the Examiner's statement on page three of the December 7, 2006 Office Action that it "appears that the applicant's invention [is] directed towards a process of assembling [that] would read over the prior art of record." By writing claims 19 and 41 in this manner, it is possible for the claim to be directly infringed by, for example, the sale of a window or door assembly in disassembled form by a manufacturer. The claim also is directly infringed by, for example, the construction company that receives the disassembled window/door assembly from its manufacturer, and then assembles the unfinished assembly in the opening of a building.

Crafting the claims in this manner incorporates the patentable subject matter noted by the Examiner in a way that helps to maximize the economic value of any patent that is granted on this application. One reason for this is that it is easier to assert a direct infringement claim against a relatively small number of window/door companies that may infringe as opposed to

asserting direct infringement claims against the likely extremely large number of construction companies that may practice a claimed method.

The undersigned attorney respectfully requests that the Examiner review all the prior art of record, and to base his decision on the patentability of the previously presentedly submitted claims only on the remarks made in connection with this preliminary amendment. The Examiner is respectfully requested to disregard the arguments or amendments made in previously filed papers.

As one example of why the previously presentedly submitted claims are believed to be patentable, all claims submitted include a functional description of structure of assembly components that give rise to certain benefits when the assembly is installed in an opening of a building. In particular, all previously presented claims specify that a retractable material and a spring biased are capable of being installed in the first side of a frame to provide, when the assembly is mounted in and thereby encloses an opening of the building, access to the spring-biased roller and the retractable material for maintenance or repair purposes without having to remove any portion of the frame from the building.

Exemplary structure corresponding to this claim element is shown, for example, in Figure 35A of the instant application. Figure 35A also shows, for example, exemplary structure corresponding to the "cover" limitation recited in previously presented dependent claims 34-35.

It is respectfully submitted that no prior art reference of record (such as, for example, the prior art specifically referenced in all previous Office Actions) teaches or suggests, for example, the above-described subject matter.

In view only of the arguments and amendments made in the instant application, it is

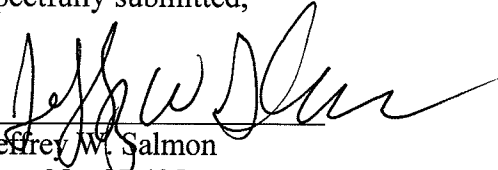
Applicant: John Robert Davies  
Serial No.: 09/740,965 - Filed: December 21, 2000  
April 30, 2008  
Page 11 of 12

respectfully submitted that the currently pending claims are in condition for allowance and, therefore, a formal notice to that effect is earnestly solicited. In this regard, the Examiner is respectfully requested to contact the undersigned attorney upon entry of this preliminary amendment.

Applicant: John Robert Davies  
Serial No.: 09/740,965 - Filed: December 21, 2000  
April 30, 2008  
Page 12 of 12

A petition for a three-month extension of time is being submitted herewith, together with a request to charge the extension of time fee to the undersigned attorney's deposit account for the extension fee.

Respectfully submitted,

By:   
Jeffrey W. Salmon  
Reg. No. 37,435

Dated: April 30, 2008  
**WELSH & KATZ, LTD.**  
120 South Riverside Plaza 22<sup>nd</sup> Floor  
Chicago, Illinois 60606  
Telephone: (312) 655-1500  
Facsimile: (312) 655-1501  
E-mail [jwsalmon@welshkatz.com](mailto:jwsalmon@welshkatz.com)